and DOES 2 through 10,

Defendants.

Complaint Filed: July 20, 2016 Trial Date: None Set.

Re: Dkt. 22

MODIFIED BY THE COURT

The parties, through their counsel of record, stipulate that the Court may enter the following protective order:

- 1. This Stipulated Protective Order ("Order") shall govern the handling of information, including documents, tangible things, and discovery materials produced by any party or non-party within the context of this litigation.
- 2. "Document" shall be interpreted broadly and shall include, without limitation, any "writing," "original," and "duplicate" as defined in Federal Rule of Evidence 1001.
- In connection with this action, any party to this action ("the Designating 3. Party") shall have to the right to designate any Document as CONFIDENTIAL under the terms of this Order. "Confidential Material" shall refer to material that the Designating Party reasonably believes: (1) to constitute proprietary information and/or trade secrets

#480829

1

2

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

STIPULATED PROTECTIVE ORDER

relating to its business, and/or information in which the party or third parties have a privacy interest, and (2) to be subject to protection from disclosure under applicable law. Confidential Material may be designated by any party and stamped or labeled "CONFIDENTIAL." Stamping the legend on the cover of any multi-page document shall designate all pages of the document as confidential, unless otherwise indicated by the Designating Party.

- 4. In connection with this action, any Designating Party also shall have to the right to designate any Document as CONFIDENTIAL—ATTORNEYS EYES ONLY under the terms of this Order. Confidential—Attorneys Eyes Only Material shall refer to material that the Designating Party reasonably believes: (1) to constitute highly confidential and sensitive information business, and/or information in which the party or third parties have a privacy interest, and (2) to be subject to protection from disclosure under applicable law. Confidential—Attorneys Eyes Only Material may be designated by any party and stamped or labeled "CONFIDENTIAL—ATTORNEYS EYES ONLY." Stamping the legend on the cover of any multi-page document shall designate all pages of the document as confidential, unless otherwise indicated by the Designating Party.
- 5. Confidential Material and Confidential—Attorneys Eyes Only Material shall be referred to collectively in this Order as "Designated Material."
- 6. Confidential Material shall be disclosed only to persons whose input is reasonably necessary to evaluate the information. Confidential shall be treated as confidential by all persons to whom the information is disclosed and shall be used by all such persons solely for the prosecution, defense, or settlement of the claims in issue in this action.
- 7. Confidential—Attorneys Eyes Only Material shall be disclosed only to the attorneys for the parties and their staffs, and any outside professionals or experts whose input is reasonably necessary to evaluate the information. Confidential—Attorneys Eyes Only Material shall be treated as highly confidential by all persons to whom the information is disclosed and shall be used by all such persons solely for the prosecution,

2

3

4 5

6 7

8

9 10

11 12

13 14

15 16

17 18

19

20 21

22 23

24 25

26

27 28 defense, or settlement of the claims in issue in this action.

- 8. Any person given access to Designated Material pursuant to this Order shall first be given a copy of this Order and shall agree in writing to be bound by its terms by executing Exhibit A. The law firm obtaining the person's signature to Exhibit A will retain the original signed agreement.
- Any person receiving Designated Material under the terms of this Order shall be subject to the jurisdiction of the Court for purposes of any proceedings relating to the performance under, compliance with or violations of this Order.
- If a party receives legal process that would require production of Designated 10. Material covered by this Order, the party shall promptly notify the Designating Party and shall not produce the Designated Material until the Designating Party has had reasonable time to object or otherwise to take appropriate steps to protect the material.
- 11. Upon final termination of this action, unless otherwise agreed to in writing by counsel of record for the Designating Party, each party shall promptly return all originals and copies of Confidential Material to the Designating Party or to the party that produced the Designated Material. Alternatively, the party in possession of the documents, with approval of the designating party, may destroy or arrange for the destruction of the documents and certify in writing within 30 days that the documents have been destroyed. Notwithstanding the foregoing, attorneys for the parties may maintain in their files a copy of any Confidential Material produced by the other party, in which case the attorneys shall maintain the Confidential Material with the same level of care applied to the attorneys' other confidential client files and records.
- 12. Upon final termination of this action, unless otherwise agreed to in writing by counsel of record for the Designating Party, each party shall promptly destroy or arrange for the destruction of Confidential—Attorneys Eyes Only Material received from the other party and shall certify in writing within 30 days that the documents have been destroyed.
- 13. This Order shall be binding upon the parties immediately upon execution by the parties, regardless of whether subsequently entered by the Court. The parties reserve

1	the right to apply jointly or individually to the Court for a modification of this order, on a
2	showing of good cause.
3	
4	Dated: March 21, 2017
5	20018.0
6	By: Memolification Hernaldo J. Baltodano
7	Attorneys for Plaintiff, the Classes
8	and all similarly aggrieved employees
9	Dated: March 22, 2017 LightGabler
10	LightGables
11	
12	By: William
13	Jonathan Fraser Light Glenn J. Dickinson
14	Attorneys for Defendant Golden State Phone and Wireless
15	Golden State / Hone and Wileless
16	
17 18	14. All discovery matters having been referred to the undersigned, any disputes arising in connection with this stipulated protective order shall brought in compliance with this court's Standing Order re Civil Discovery Disputes.
19 20	15. For a period of six months after final termination of this action, this court will retain jurisdiction to enforce the terms of this order.
21	Pursuant to stipulation, as modified by the court, IT IS SO ORDERED.
22	Dated: March 24, 2017
23	
24	
25	Howard R. Lloyd
26	United States Magistrate Judge
27	
28	
	4
	#480829 STIPULATED PROTECTIVE ORDER

CERTIFICATE OF SERVICE The undersigned hereby certifies that on the 22nd day of March, 2017, I presented the foregoing STIPULATED PROTECTIVE ORDER to the Clerk of Court for filing and uploading to the CM/ECF system, which will send notification of such filing to the following e-mail address(es): Hernaldo J. Baltodano, Esq. Matthew K. Moen, Esq. Baltodano & Baltondano LLP 733 Marsh Street, Suite 110 San Luis Obispo, CA 93401 Tel.: (805) 322-3412 Fax: (805) 322-3413 Email: hjb@bbemploymentlaw.com Email: mkm@bbemploymentlaw.com

#480829

EXHIBIT "A"

Case 5:16-cv-04076-BLF Document 24 Filed 03/24/17 Page 7 of 7

AGREEMENT TO COMPLY WITH PROTECTIVE ORDER

2	The undersigned hereby swears or affirms that he/she is familiar with the terms of
3	the Stipulated Protective Order in the matter titled Padron v. Golden State Phone &
4	Wireless, Case No. 15:16-cv-04076-BLF (N.D. Cal. filed July 20, 2016) and agrees to
5	comply with and be bound by the Order. The undersigned submits to the jurisdiction of
6	the US District Court for the Northern District of California for purposes of enforcing this
7	Order.
8	
9	Dated:
10	
11	
12	Signature
13	Drink Marray
14	Print Name:
15	Address:
16	=
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	5
	#480829 STIPULATED PROTECTIVE ORDER